Exhibit "A"

FUSCO & MACALUSO PARTNERS, L.L.C.

David T. Ercolano, Esq. Attorney ID#: 016922010

150 Passaic Avenue

P. O. Box 838

Passaic, New Jersey 07055

(973) 779-1163

Attorneys for Plaintiff

File No: 216215

MEGHAN M. HOLLOWAY,

Plaintiff,

VS.

NASSAU PROVISIONS; NASSAU PROVISIONS KOSHER FOODS INC.; RICHARD ROE 1-10 (fictitious names); GEICO INDEMNITY COMPANY; JOHN DOE 1-10 (fictitious names); JANE ROE 1-10 (fictitious names); ABC COMPANY, INC. 1-10 (fictitious names); JOHN DOE 11-20 (fictitious names); JANE ROE 11-20 (fictitious names), ABC COMPANY, INC. 11-20 (fictitious names); JOHN DOE 21-30 (fictitious names); JANE ROE 21-30 (fictitious names),

Defendants.

SUPERIOR COURT OF NEW JERSEY LAW DIVISION: ESSEX COUNTY

DOCKET NO.: ESX-L-

CIVIL ACTION

COMPLAINT, JURY DEMAND, DESIGNATION OF TRIAL COUNSEL AND CERTIFICATION

Plaintiff, **MEGHAN M. HOLLOWAY**, residing at 178 Central Avenue, Apt. E, in the City of Englewood, County of Bergen, and State of New Jersey, by way of Complaint against the

Defendants, hereby alleges as follows:

FIRST COUNT

- 1. On or about **March 6, 2020**, Plaintiff, **MEGHAN M. HOLLOWAY**, was the operator of a certain motor vehicle traveling in a general west direction on Route 4, at or near the FDU Exit, in the Township of Teaneck, County of Bergen, and State of New Jersey.
- 2. At the time and place aforesaid, the Defendant, **RICHARD ROE 1-10** (fictitious names), was the operator of a certain commercial motor vehicle; more specifically an 18-wheeler truck, owned by Defendant, **NASSAU PROVISIONS** and/or Defendant, **NASSAU PROVISIONS KOSHER FOODS INC.**, which was also traveling in a general west direction on Route 4, at or near the FDU Exit, in the Township of Teaneck, County of Bergen, and State of New Jersey.
- 3. At the time and place aforesaid, the Defendant, **NASSAU PROVISIONS** and/or Defendant, **NASSAU PROVISIONS KOSHER FOODS INC.**, whose principle place of business, upon information and belief, is located at 200 Albany Avenue, Freeport, New York, was/were the owner(s), lessor(s) or lessee(s) of certain motor vehicle which was being operated by its agent, servant, and/or employee the Defendant, **RICHARD ROE 1-10** (fictitious names), which was proceeding along the same roadway.
- 4. Defendant, NASSAU PROVISIONS and/or Defendant, NASSAU PROVISIONS KOSHER FOODS INC., is/are liable for the negligent acts and/or omissions of their agent(s), servant(s), and/or employee(s) under the doctrine of respondent superior.

- 5. At the time and place aforesaid, the Defendants, **JOHN DOE 1-10** (fictitious names), **JANE ROE 1-10** (fictitious names) and/or **ABC COMPANY**, **INC. 1-10** (fictitious names) was/were the owner(s) of a certain motor vehicle(s) which was/were being operated by his/her/its agent(s), servant(s) and/or employee(s), the Defendant, **JOHN DOE 1-10** (fictitious names), along the aforesaid roadway(s).
- 6. The aforesaid Defendants, **JOHN DOE 1-10** (fictitious names), **JANE ROE 1-10** (fictitious names) and/or **ABC COMPANY, INC. 1-10** (fictitious names) are fictitious names intended to identify any and all parties including individuals, corporations and/or other entities whose identities are presently unknown to the Plaintiff who together with the named Defendants, were the owners, lessor(s) or lessee(s) and/or operators of vehicles upon the aforesaid roadways and whose negligence contributed to Plaintiff's injuries.
- 7. The aforesaid Defendants, **JOHN DOE 11-20** (fictitious names), **JANE ROE 11-20** (fictitious names) and/or **ABC COMPANY**, **INC. 11-20** (fictitious names) are fictitious names intended to identify any and all parties including individuals, corporations and/or other entities who have business relationships, contractual agreements and/or any other relationship with the named Defendants, and/or any other defendants whose identity(s) is/are presently unknown, who together with the named Defendants, maintained, controlled, operated or otherwise benefitted from the operation of the vehicle being operated by Defendant, **RICHARD ROE 1-10** (fictitious names) at the time of the subject accident and upon the aforesaid roadways and whose negligence contributed to Plaintiff's injuries.

- 8. At the time and place aforesaid, the Defendants, or either of them, so negligently operated and/or maintained and/or controlled their motor vehicles as to cause same to strike and collide with the vehicle and the person of the Plaintiff, **MEGHAN M. HOLLOWAY.**
- 9. As the direct and proximate result of the aforesaid negligence of the Defendants, the Plaintiff, **MEGHAN M. HOLLOWAY** sustained serious and permanent physical injuries, suffered, still suffers and will continue to suffer from great physical pain and mental anguish, was confined, is and will continue to be so confined, was obliged, still is, and will in the future be obligated to expend large sums of money for medical and other needed care of the aforesaid injuries, was prevented, is, and will in the future be prevented from pursuing his usual course of conduct and employment and in the future will be caused great pain and suffering, to her great loss and damage.

WHEREFORE, the Plaintiff, MEGHAN M. HOLLOWAY demands judgment against the Defendants, RICHARD ROE 1-10 (fictitious names), NASSAU PROVISIONS, NASSAU PROVISIONS KOSHER FOODS INC., JOHN DOE 1-10 (fictitious names), JANE ROE 1-10 (fictitious names), ABC COMPANY, INC. 1-10 (fictitious names), JOHN DOE 11-20 (fictitious names), JANE ROE 11-20 (fictitious names) and/or ABC COMPANY, INC. 11-20 (fictitious names) either individually, jointly and/or severally, for damages, together with interest and costs of this suit.

SECOND COUNT

- 1. Plaintiff, **MEGHAN M. HOLLOWAY**, repeats each and every allegation of the prior Count of the Complaint as though same were set forth at length herein and makes them a part hereof.
- 2. At all times relevant hereto the Plaintiff, MEGHAN M. HOLLOWAY, was insured by Defendant, GEICO INDEMNITY COMPANY under a policy issued to Meghan M. Holloway which included uninsured/underinsured motorist benefits for Plaintiff, MEGHAN M. HOLLOWAY. Defendant, GEICO INDEMNITY COMPANY does business throughout the State of New Jersey, including the County of Essex.
- 3. As the direct and proximate result of the aforesaid negligence of the Defendants, the Plaintiff, **MEGHAN M. HOLLOWAY**, sustained serious and permanent physical injuries, suffered, still suffers and will continue to suffer from great physical pain and mental anguish, was and is confined, is and will continue to be so confined, was obliged, still is, and will in the future be obligated to expend large sums of money for medical and other needed care of the aforesaid injuries, was prevented, is, and will in the future be prevented from pursuing her usual course of conduct and employment and in the future will be caused great pain and suffering, to her great loss and damage.
- 4. Plaintiff, **MEGHAN M. HOLLOWAY**, made a demands for uninsured/underinsured motorists' benefits pursuant to said policy of insurance with Defendant, **GEICO INDEMNITY COMPANY.**

5. Defendant, **GEICO INDEMNITY COMPANY** has breached its contractual obligations to the Plaintiff in that they have refused to pay uninsured/underinsured motorist benefits pursuant to their contract with the Plaintiff.

WHEREFORE, Plaintiff, MEGHAN M. HOLLOWAY, demands judgment against the Defendant, GEICO INDEMNITY COMPANY for compensatory damages, interest, costs of suit, and counsel fees.

THIRD COUNT

- 1. Plaintiff, **MEGHAN M. HOLLOWAY**, repeats each and every allegation of the prior Count of the Complaint as though same were set forth at length herein and makes them a part hereof.
- 2. At all times relevant, Defendant, **GEICO INDEMNITY COMPANY** was and is a liability and UM/UIM insurance company doing business in the State of New Jersey and insured **MEGHAN M. HOLLOWAY**, under a policy of insurance of which the Plaintiff is an intended beneficiary/insured pursuant to New Jersey Laws made and provided.
- 3. Defendants, **JOHN DOE 21-30** (fictitious names) and **JANE ROE 21-30** (fictitious names) are fictitious names intended to identify any and all claims managers/claims supervisors/claim handlers/claim adjusters and/or agents, servants and employees of Defendant, **GEICO INDEMNITY COMPANY** who handled the claims of Plaintiff, **MEGHAN M. HOLLOWAY**.

- 4. On March 6, 2020, Plaintiff, MEGHAN M. HOLLOWAY, suffered personal injuries when she was involved in a collision with the vehicle operated by Defendant, RICHARD ROE 1-10 (fictitious names) and owned by Defendant, NASSAU PROVISIONS and/or Defendant, NASSAU PROVISIONS KOSHER FOODS, INC.
- 5. Defendants, **GEICO INDEMNITY COMPANY**, **JOHN DOE 21-30** (fictitious names) and **JANE ROE 21-30** (fictitious names), have failed in their fiduciary obligations to Plaintiff, **MEGHAN M. HOLLOWAY**, by not offering their UM/UIM policy limits and/or depositing their UM/UIM insurance policy limits into court within a timely manner.
- 6. In addition, Defendants, **GEICO INDEMNITY COMPANY, JOHN DOE 21-30** (fictitious names) and **JANE ROE 21-30** (fictitious names), have acted in bad faith in failing to settle within the Plaintiffs' UM/UIM policy limits prior to a jury verdict and in a timely manner.

WHEREFORE, Plaintiff, MEGHAN M. HOLLOWAY, demands judgment against the Defendants, GEICO INDEMNITY COMPANY, JOHN DOE 21-30 (fictitious names) and JANE ROE 21-30 (fictitious names) for compensatory damages and consequential damages for any unpaid portion of the judgment obtained against them as a result of any jury verdict rendered in this matter together with interest, costs of suit and counsel fees.

FOURTH COUNT

1. Plaintiff, **MEGHAN M. HOLLOWAY**, repeats each and every allegation of the prior Counts of this Complaint as though same were set forth at length herein and makes them a part hereof.

2. Plaintiff, **MEGHAN M. HOLLOWAY**, alleges that there was a breach of the Consumer Fraud Statute, N.J.S.A. 56:8-16, and other regulations and statutes, which constitute statutory tort.

WHEREFORE, Plaintiff, MEGHAN M. HOLLOWAY, demands judgment against the Defendants, GEICO INDEMNITY COMPANY, JOHN DOE 21-30 (fictitious names) and JANE ROE 21-30 (fictitious names), for compensatory damages, interest, costs of suit, and counsel fees.

FIFTH COUNT

- 1. Plaintiff, **MEGHAN M. HOLLOWAY**, repeats each and every allegation of the prior Counts of the Complaint as though same were set forth at length herein and makes them a part hereof.
- 2. The acts of Defendants, **GEICO INDEMNITY COMPANY**, **JOHN DOE 21-30** (fictitious names) and **JANE ROE 21-30** (fictitious names), unnecessarily and unreasonably compelled litigation, violated public policy, exposed the insured to personal liability violating the covenant of good faith and fair dealings.
- 3. The aforesaid acts were intentional in nature and without regard for the insured and were only in Defendants' self-interest.
- 4. The acts of Defendants, **GEICO INDEMNITY COMPANY, JOHN DOE 21-30** (fictitious names) and **JANE ROE 21-30** (fictitious names), were a wanton and willful disregard of the interest of their insured.

WHEREFORE, Plaintiff, MEGHAN M. HOLLOWAY, demands judgment against the Defendants, GEICO INDEMNITY COMPANY, JOHN DOE 21-30 (fictitious names) and JANE ROE 21-30 (fictitious names), for compensatory damages, interest, costs of suit and counsel fees.

SIXTH COUNT

- 1. Plaintiff, **MEGHAN M. HOLLOWAY**, repeats each and every allegation of the prior Counts of the Complaint as though same were set forth at length herein and makes them a part hereof.
- 2. In addition to Defendants, **GEICO INDEMNITY COMPANY**, **JOHN DOE 21-30** (fictitious names) and **JANE ROE 21-30** (fictitious names), actions as described above, Defendants, **GEICO INDEMNITY COMPANY**, **JOHN DOE 21-30** (fictitious names) and **JANE ROE 21-30** (fictitious names), have engaged in unfair trade practices involving claim settlement in failing to attempt to settle the claims and/or to timely deposit their UM/UIM policy limits into Court, not attempting in good faith to effectuate, prompt, fair equitable settlement, compelling Plaintiff to institute litigation and failing to handle the claim in accordance with N.J.S.A. 17:29B-1, et seq.
- As a direct and proximate result of Defendants, GEICO INDEMNITY
 COMPANY, JOHN DOE 21-30 (fictitious names) and JANE ROE 21-30 (fictitious names),
 actions and inactions, Plaintiff sustained damages.

WHEREFORE, Plaintiff, MEGHAN M. HOLLOWAY, demands judgment against the Defendants, GEICO INDEMNITY COMPANY, JOHN DOE 21-30 (fictitious names) and

JANE ROE 21-30 (fictitious names), for compensatory damages, interests, costs of suit and counsel fees.

SEVENTH COUNT

- 1. Plaintiff, **MEGHAN M. HOLLOWAY**, repeats each and every allegation of the prior Counts of the Complaint as though same were set forth at length herein and makes them a part hereof.
- 2. Defendant, **GEICO INDEMNITY COMPANY** executed to Meghan M. Holloway, in consideration of a sum of money, its policy or contract of indemnity thereby agreeing to indemnify the Plaintiff or relative members of her household or occupants of its vehicle against loss arising from medical expenses, lost wages, essential services by the insured members of the insured's household or occupants of the insured's vehicle.
 - 3. Plaintiff, **MEGHAN M. HOLLOWAY**, was and is qualified for such benefit.
- 4. On or about **March 6, 2020**, the Plaintiff, **MEGHAN M. HOLLOWAY**, was involved in an automobile accident proximately resulting in medical expenses, essential services expenses, lost wages and other covered losses.
- 5. Plaintiff, **MEGHAN M. HOLLOWAY**, has furnished to **GEICO INDEMNITY COMPANY** proof of said loss and otherwise performed all conditions of the policy.
- 6. Defendant, **GEICO INDEMNITY COMPANY** has failed and refused to make prompt payment of Plaintiffs' medical bills, in violation of New Jersey No-Fault Law and failed and refused to provide Plaintiff necessary treatment.
- 7. Personal Injury Protection benefits and/or medical expense benefits have wrongfully not been paid by the Defendant.

- 8. Personal Injury Protection benefits and/or medical expense benefits have wrongfully been denied by the Defendant.
- 9. Defendant is in breach of the insurance agreement and has violated New Jersey Law.

WHEREFORE, the Plaintiff, MEGHAN M. HOLLOWAY, demands judgment against the Defendant, GEICO INDEMNITY COMPANY for damages, including, but not limited to, payment of all medical bills, payment and/or reimbursement of benefits, statutory penalties including interest and counsel fees and such other relief as this Court may deem fair and proper.

FUSCO & MACALUSO PARTNERS, L.L.C.
Attorneys for Plaintiff

Docusigned by:

DAVID T. EREODEANO, ESO.

Dated: 9/28/2020

DEMAND TO PRESERVE EVIDENCE

By:

All Defendants are hereby directed and demanded to preserve all physical and electronic information pertaining in any way to Plaintiff's employment, to Plaintiff's cause of action and/or prayers for relief, to any defenses to same, and pertaining to any party, including, but not limited to, electronic data storage, closed circuit TV footages, digital images, computer images, cache memory, searchable data, emails, spread sheets, employment files, memos, text messages and any and all online social work or related websites, entries on social networking sites (including, but not limited to, Facebook, Twitter, MySpace, etc.) and any other information and/or data

and/or things and/or document	s which may	be relevant to any claim or defense in this litigation.
Failure to do so will result in	separate clai	ims for spoliation of evidence and/or for appropriate
adverse inferences.		
Dated: 9/28/2020	Ву:	FUSCO & MACALUSO PARTNERS, L.L.C. Attorneys for Plaintiff David + Errolano DAVID T. ERCOLANO, ESQ.
<u>]</u>	DEMAND F	OR TRIAL BY JURY
The Plaintiff(s) hereby	demand(s) a	trial by jury as to all issues herein.
Dated: 9/28/2020	By:	FUSCO & MACALUSO PARTNERS, L.L.C. Attorneys for Plaintiffgned by: David + Ervoluno EDD63364C3EE44C DAVID T. ERCOLANO, ESQ.
<u>DE</u>	SIGNATIO	N OF TRIAL COUNSEL
In accordance with R.	4:25-4, Dav	vid T. Ercolano, Esq., is hereby designated as trial
counsel for the Plaintiff in the	within matter	ć.
Dated: 9/28/2020	Ву:	FUSCO & MACALUSO PARTNERS, L.L.C. Attorneys for Plaintiffined by: David Terrolano EDD63364C3EF44C DAVID T. ERCOLANO, ESQ.

DEMAND FOR ANSWERS TO FORM C AND FORM C (1) INTERROGATORIES

Pursuant to Rule 4:17-1(b), demands is hereby made upon defendants to provide answers to Form C and Form C1 interrogatories contained in Appendix II, within the time limits prescribed by the Rules of Court.

FUSCO & MACALUSO PARTNERS, L.L.C.

Attorneys for Plaintiff DocuSigned by:

Dated: 9/28/2020 By: David + Ercolano

DAVID T. ERCOLANO, ESO.

CERTIFICATION

Pursuant to Rule 4:5-1, the undersigned hereby certifies that at the time of the filing of this Complaint, the within matter is not the subject of any other pending matters. Furthermore, through discovery, the Complaint may be amended to include party Defendants for the fictitious Defendants named herein. I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

FUSCO & MACALUSO PARTNERS, L.L.C.

Attorneys for Plaintsiffed by:

Dated: 9/28/2020 By:

DAVID T. ERCOLANO, ESQ.

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Civil Case Information Statement (CIS)

For Use by Clerk's Office Only
Payment type: ☐ ck ☐ cg ☐ ca
Chg/Ck Number:
Amount:
Overpayment:
Batch Number:

AND	Use for initial Law Division Civil Part pleadings (not motions) under Rule 4:5-1 Pleading will be rejected for filing, under Rule 1:5-6(c), if information above the black bar is not completed or attorney's signature is not affixed Amount: Overpayment: Batch Number:											
Attorney/Pro Se Name Telephone Number County of Ven							of Venue					
DAVID T. ERCOLANO, ESQ.					(97	3) 779-1163		Esse	×Χ			
Firm Name (if applicable) FUSCO & MACALUSO PARTNERS LLC							Docket Number (when available)					
Office Address 150 Passaic Avenue P. O. Box 838									nent Type MPLAINT			
Passaic, NJ 07055							Jury Demand ■ Yes □ No					
Name of Party (e.g., John Doe, Plaintiff) MEGHAN M. HOLLOWAY, Plaintiff Caption MEGHAN M. HOLLOWAY v. NASSAU PROVISIONS, et als.						S.						
Case Type Number (See reverse side for	· lietina)		xual abuse claim	ns	Is this	a professional m	nalpractice o	case?		☐ Yes	No	
603	r listing) alleged? ☐ Yes ■ No				If you have checked "Yes," see <i>N.J.S.A.</i> 2A:53A-27 and applicable case law regarding your obligation to file an affidavit of merit.						case law	
Related Cases Pend	Related Cases Pending? If "Yes," list docket numbers											
☐ Yes ■ No												
Do you anticipate adding any parties (arising out of same transaction or occurrence)? ☐ Yes Name of defendant's primary insurance company (if known) STATE FARM INSURANCE COMPANY ☐ Unknown						☐ None						
	The Ir	forma	tion Provide	d on T	his F	orm Cannot b	e Introd	uced in	to Evid	lence.		
Case Characteristics												
Do parties have a cu	rrent, past	or recur	rent relationship	? If		s that relationship oyer/Employee al	o:		r 🗆	Other (explain)	
Does the statute governing this case provide for payment of fees by the losing party?												
Use this space to alert the court to any special case characteristics that may warrant individual management or accelerated disposition												
Do you or y	our client	need any	y disability accor	nmodati	ons?	If yes, please ic	dentify the r	equested	accommo	odation:		
Will an interpreter be needed? ☐ Yes ☐ No ☐ If yes, for what language?												
I certify that confidential personal identifiers have been redacted from documents now submitted to the court and will be redacted from all documents submitted in the future in accordance with <i>Rule</i> 1:38-7(b).						and will be						
Attorney Signature: David + Errolano												

Side 2



Civil Case Information Statement (CIS)

Use for initial pleadings (not motions) under Rule 4:5-1

CASE TYPES (Choose one and enter number of case type in appropriate space on the reverse side.)

CASE TYPES (Choose one and enter nu	nber of case type in appropriate space on the reverse side.)						
Track I - 150 days discovery							
 151 Name Change 175 Forfeiture 302 Tenancy 399 Real Property (other than Tenancy, Contract, Condemnation Commercial or Construction) 502 Book Account (debt collection matters only) 505 Other Insurance Claim (including declaratory judgment action) 	801 Summary Action 802 Open Public Records Act (summary action)						
Track II - 300 days discovery							
 305 Construction 509 Employment (other than Conscientious Employees Protection Law Against Discrimination (LAD)) 599 Contract/Commercial Transaction 603N Auto Negligence – Personal Injury (non-verbal threshold) 	603Y Auto Negligence – Personal Injury (verbal threshold) 605 Personal Injury 610 Auto Negligence – Property Damage 621 UM or UIM Claim (includes bodily injury) 699 Tort – Other						
Track III - 450 days discovery							
005 Civil Rights 301 Condemnation 602 Assault and Battery 604 Medical Malpractice 606 Product Liability 607 Professional Malpractice	 Toxic Tort Defamation Whistleblower / Conscientious Employee Protection Act (CEPA) Cases Inverse Condemnation Law Against Discrimination (LAD) Cases 						
Track IV - Active Case Management by Individual	udge / 450 days discovery						
 156 Environmental/Environmental Coverage Litigation 303 Mt. Laurel 508 Complex Commercial 513 Complex Construction 	 514 Insurance Fraud 620 False Claims Act 701 Actions in Lieu of Prerogative Writs 						
Multicounty Litigation (Track IV)							
Multicounty Litigation (Track IV) 271 Accutane/Isotretinoin 274 Risperdal/Seroquel/Zyprexa 281 Bristol-Myers Squibb Environmental 282 Fosamax 285 Stryker Trident Hip Implants 286 Levaquin 289 Reglan 291 Pelvic Mesh/Gynecare 292 Pelvic Mesh/Bard 293 DePuy ASR Hip Implant Litigation 295 AlloDerm Regenerative Tissue Matrix 296 Stryker Rejuvenate/ABG II Modular Hip Stem Components 297 Mirena Contraceptive Device 299 Olmesartan Medoxomil Medications/Benicar 300 Talc-Based Body Powders	601 Asbestos 623 Propecia 624 Stryker LFIT CoCr V40 Femoral Heads 625 Firefighter Hearing Loss Litigation 626 Abilify 627 Physiomesh Flexible Composite Mesh 628 Taxotere/Docetaxel 629 Zostavax 630 Proceed Mesh/Patch 631 Proton-Pump Inhibitors 632 HealthPlus Surgery Center 633 Prolene Hernia System Mesh						
If you believe this case requires a track other than that provided above, please indicate the reason on Side 1, in the space under "Case Characteristics.							
Please check off each applicable category	Putative Class Action						

Civil Case Information Statement

Case Details: ESSEX | Civil Part Docket# L-006444-20

Case Caption: HOLLOWAY MEGHAN VS NASSAU

Case Type: UM OR UIM CLAIM (INCLUDES BODILY INJURY)

PROVISIONS Document Type: Complaint with Jury Demand

Case Initiation Date: 09/29/2020 Jury Demand: YES - 6 JURORS

Attorney Name: DAVID T ERCOLANO Is this a professional malpractice case? NO

Firm Name: FUSCO & MACALUSO LLC

Address: 150 PASSAIC AVE PO BOX 838

If yes, list docket numbers:

PASSAIC NJ 07055 Do you anticipate adding any parties (arising out of same

Phone: 9737791163 transaction or occurrence)? NO

Name of Party: PLAINTIFF : HOLLOWAY, MEGHAN, M

Name of Defendant's Primary Insurance Company (if known): STATE FARM INSURANCE COMPANY

Are sexual abuse claims alleged by: MEGHAN M HOLLOWAY? NO

THE INFORMATION PROVIDED ON THIS FORM CANNOT BE INTRODUCED INTO EVIDENCE

CASE CHARACTERISTICS FOR PURPOSES OF DETERMINING IF CASE IS APPROPRIATE FOR MEDIATION

Do parties have a current, past, or recurrent relationship? NO

If yes, is that relationship:

Does the statute governing this case provide for payment of fees by the losing party? NO

Use this space to alert the court to any special case characteristics that may warrant individual management or accelerated disposition:

Do you or your client need any disability accommodations? NO If yes, please identify the requested accommodation:

Will an interpreter be needed? NO If yes, for what language:

Please check off each applicable category: Putative Class Action? NO Title 59? NO Consumer Fraud? NO

I certify that confidential personal identifiers have been redacted from documents now submitted to the court, and will be redacted from all documents submitted in the future in accordance with *Rule* 1:38-7(b)

09/29/2020 Dated /s/ DAVID T ERCOLANO Signed